

## Summary - Michigan Clean Corporate Citizen (C3) Regulatory Benefits

For complete rules, see C3 web site: [www.deq.state.mi.us/ead/tasect/c3/](http://www.deq.state.mi.us/ead/tasect/c3/)

<b><u>Air Quality -AQD</u></b>	<b><u>Surface Water-SWQD</u></b>	<b><u>Groundwater -WMD</u></b>	<b><u>Storage Tank -UST</u></b>
R336.2413 Rule 1413 Permittee may request a waiver to commence construction and/or operation of a process or process equipment while air use permit application is under review	R323.2193(a) – No new discharge data needed for NPDES <sup>1</sup> reissuance if a C3 certifies that previous application information applies	R323.2194(a) – A C3 may request an expedited application review for a new permit, or for modification or renewal of an existing permit	R29.2113(d) – A C3 shall receive an expedited review report of a UST <sup>6</sup> system installation
R336.2412 Rule 1414 Permit to install response (or publication of public notice if applicable) due from Department within 30 days of receiving a completed application	R323.2193(b) – BPJ <sup>2</sup> limits can be submitted by a C3 in place of Department developed TBELs <sup>3</sup> (when not covered by federal technology-based standards)	R323.2194(b) – If a C3 maintains compliance, the Department may reduce monitoring effluent and groundwater monitoring frequency up to 50%	
R336.2415 Rule 1415 Permittee may request the Department issue plant-wide applicability limit (PAL) permit that establishes emission cap for one or more pollutant(s) at a facility thus allowing changes without a permit to install	R323.2193(c) – A C3 that qualifies for coverage under a general permit does not have to obtain an individual NPDES permit solely because EPA designates them as a major discharger	R323.2194(c) – A C3 may reduce monitoring and/or reporting requirements for upgradient wells unless disapproved by the Department within 30 days	
	R323.2193(d) – A non-municipal C3 may construct and use wwt <sup>4</sup> processes without Department plans & specs approval	R323.2194(d) – Unless disapproved by the Department, a C3 may use a product not specified in the current permit if an approved toxicologist certifies that applicable standards will be met	
	R323.2193(e) – If a C3 maintains compliance, the Department shall conduct no more than one comprehensive sampling inspection during the effective period of the NPDES permit	R323.2194(e) – If a C3 maintains compliance, they may petition the Department to extend the existing permit expiration date for up to five years	
	R323.2193(f) – If a C3 maintains compliance, they can request to reduce (but not eliminate) monitoring frequency of a parameter in a permit	R323.2194(f) – A non-municipal C3 qualifies for reduced design reviews for treatment processes	
	R323.2193(g) – A C3 can request submission of DMRs <sup>5</sup> on an annual basis	R323.2194(g) – A non-municipal C3 may construct and use wwt <sup>4</sup> processes without Department approval of plans & specs	
	R323.2193(h) – The Department will expedite response for request to use a water treatment additive		

<sup>1</sup>National Pollutant Discharge Elimination; <sup>2</sup>Best Professional Judgement; <sup>3</sup>Technology Based Effluent Limits; <sup>4</sup>wastewater treatment;

<sup>5</sup> Discharge Monitoring Reports, <sup>6</sup>Underground Storage Tank